



Making Sure Your Commercial Project Meets Seattle's Noise Ordinance Requirements

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All commercial projects in Seattle must meet the requirements of the Noise Ordinance (Chapter 25.08 of the Seattle Municipal Code), which establishes acceptable noise levels for each land use zone. The stated intent of the Noise Ordinance is to "control the level of the noise in a manner which promotes commerce; the use, value, and enjoyment of property; sleep and repose; and the quality of environment."

Noise Abatement Program

The Noise Abatement Program in the Department of Design, Construction and Land Use (DCLU) is responsible for enforcing the Noise Ordinance. Projects are screened during plan or permit review for potential noise issues, particularly those projects located on the edge of a commercial zone that abuts a residential zone, where noise concerns are more likely to occur. Mitigation measures for major noise generators are required for such projects.

Major Noise Generators Defined

Section 23.47.018 of the Seattle Land Use Code defines the following uses or devices as major noise generators:

- Light and general manufacturing
- Major vessel repair
- Aircraft repair shops
- Major vehicle repair
- Exterior heat exchangers, and other similar devices (e.g., ventilation, air-conditioning, refrigeration)
- Cargo terminals
- Recycling centers
- Other similar uses

Acoustical Consultant Report Required

Section 23.47.018 also states that when a major noise generator is proposed, or when an existing major noise generator is proposed to be expanded, a report from an acoustical consultant is required to describe the measures to be taken by the applicant to reduce the noise impact so that noise standards are met. All plans submitted with applications for a permit in which a major noise generator is proposed must clearly show any mitigation measures that are required to meet noise standards. Examples of mitigation measures include the provision of buffers, reduction in hours of operation, relocation of mechanical equipment, increased setbacks and use of specified construction techniques or building materials. After a permit has been issued, any measure required by the permit to limit noise must be maintained.

Guidelines for Preparing an Acoustical Report

- **ZONING:** The zoning of adjacent properties is key to determining when an acoustical report is required by DCLU. When a commercial project is proposed to be adjacent to a residentially zoned property, a report is required.
- **APPLICABLE NOISE LIMITS:** The applicable noise limits should be identified and/or presented in a table, including nighttime noise limits. Documentation should be provided when the pure-tone component rule pertains to a noise source.
- **SCALE DRAWINGS:** For new projects or existing structures, prepare a scale drawing to illustrate the relative locations of the noise sources, and the receivers of concern. Indicate the zoning designation of the property of the source(s) and of the receiver(s).
- **ACOUSTICAL MEASUREMENTS NOT REQUIRED:** Acoustical measurements may not be necessary to complete an assessment of compliance with noise standards. Where there are no adjacent sensitive receptors, or when a new source will clearly meet the allowed decibel limit(s) for the daytime hours by a wide margin of safety,

acoustical measurements would not be required. Any noise/sound measurements that are pertinent to the evaluation, however, should be presented and explained.

- **AMBIENT MEASUREMENTS REQUIRED:** Where ambient measurements are required, specify the start time, duration, weighting filter employed, type of instrument (Type I or Type II), and all appropriate sound level information (L eq and Lns). The distance to known or suspected sources and the operating conditions of the source(s) should be clearly stated. When taking measurements to characterize typical and worst case sound levels from specific pieces of equipment, the distance to an operational mode(s) of a source is critical.
- **METHOD OF MEASUREMENT:** In measurements taken to assess compliance with a noise limit, state how the compliance determination was made. One method might be a direct measurement. Another technique can be used in which 1-second L eqs are tabulated and manipulated to remove periods (seconds) with extraneous sources before calculating Lns corresponding to the regulatory limits. This may be accomplished by dumping data in to a computer and then doing the calculations.

Using either method described, a 15 minute measurement will indicate whether a source exceeds a sound level limit, assuming the maximum source noise level is captured. Determining compliance takes at least 60 minutes of sound levels exclusive of intrusions from other sources. A statement of whether a noise source does or will comply with the applicable noise limit(s) should be stated as clearly as possible, accompanied by a professional verification of accuracy and code compliance.

- **CALCULATED ASSESSMENT:** When assessments are based on calculations, describe the methods or models with particular attention to any attenuation mechanisms, for example distance, barriers, etc. employed or assumed.
- **PURE-TONE COMPONENT:** In an existing commercial project, when a pure-tone component is suspected, it must be verified by a qualified acoustical engineer, based on a frequency spectrum measurement of the source noise. This can be accomplished using a meter that captures an instantaneous snapshot of the 1/3 octave spectrum, or using a real time frequency spectrum analyzer.

Questions regarding noise impact review and enforcement may be directed to the DCLU Noise Abatement Coordinators by calling (206) 684-7843 or (206) 615-1760 or visiting their offices on the 19th floor of Key Tower at 700 Fifth Avenue in downtown Seattle.

The text of the Seattle Noise Ordinance, information on sound and maximum permissible noise levels, and instructions on applying for a temporary noise variance are available on the DCLU Noise Abatement Program website at www.cityofseattle.net/dclu/noise.

Access to Information

Links to electronic versions of DCLU **Client Assistance Memos (CAMs)**, **Director's Rules**, and the **Seattle Municipal Code** are available on the "Publications" and "Codes" pages of our website at www.cityofseattle.net/dclu. Paper copies of these documents, as well as additional regulations, are available from our Public Resource Center, located on the 20th floor of Key Tower at 700 Fifth Avenue in downtown Seattle, (206) 684-8467.

PLEASE NOTE: DCLU public information documents should not be used as substitutes for codes and regulations. Details of your project or situation should be reviewed for specific compliance by DCLU staff.